UNITED STATES DISTRICT COURT

		WESTERN	District of	PENNSYLVANIA				
	-	United States of America V. JOSEPH SCIARRETTI Defendant	Case	ORDER SETTING CONDITIONS OF RELEASE Number: Criminal No. 09 - 325 / (13)				
IT IS	OR	DERED that the release of the defendar	nt is subject to the follow	ing conditions:				
		The defendant shall not commit any o	offense in violation of fec	leral, state or local law while on release in this case.				
(2)	The defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing before any change in ad and telephone number.							
		The defendant shall appear at all procedirected.	at (if blank, to be notified	thall surrender for service of any sentence imposed as f) Courtroom 9C 700 Grant 57 Place Place				
Rela	25 C	on Personal Recognizance or Uns	secured Bond					
IT IS	FUI	RTHER ORDERED that the defendant	be released provided tha	t:				
(v)(The defendant promises to appear at a	II proceedings as require	d and to surrender for service of any sentence imposed.				
(V)(Twen	ty Five Thousand	efendant to pay the United States the sum of dollars (\$ 25,000.00) is directed for service of any sentence imposed.				

AO 1998 (Rev 63/99) Addrsonal Conditions of Release

Tage profit 1 tages	Page	2	of	4	Pages
---------------------	------	---	----	---	-------

ADDITIONAL CONDITIONS OF RELEASE

, (/) (DRDERED that the defendant's release is subject to the conditions marked below: defendant is placed in the custody of:
_	NOT OF OFFICE COOK
A	tres (only of alone as an argumention)
C	and state Tel. No. (only if above is an organization)
(a) terry	supervise the defendant as accordance with all of the conditions of release, (b) to use every effort to assure the defendant's appearance at all scheduled o
dings, and	c) to seculy the court emmediately if the defendant violates any condition of release or disappears.
	Signed
	Custodian or Proxy Date
(t) T	defendant max
(/) (REPORT DE PRETRIAL SERVICES ETC
	telephote number , no later than
(/)0	execute a bond or an agreement to forfest upon failing to appear as required the following sum of money or designated property:
	\$75 000 UNSECURED BOND
()(post with the court the following proof of ownership of the designated property; or the following amount or percentage of the above-described sum
	·
()(4	execute a bull bond with solvent surroes in the amount of \$
	mannian or actively seek employment.
	structural or commence an education program.
	surroulder any passport to
	often as parties.
(7)(:)	abute by the following restrictions on personal association, place of abode, or travel: WESTERN DISTRICT OF PA
4	
(×) (:	award all contact, directly or indirectly, with any person who is or may become a victim or potential witness in the investigation or
	basiciscon' suchapility prit not paused to:
0()	embergo medical or psychiatric freeziment
()(sture to custody each (week) day at o'clock after being released each (week) day at o'clock for employmen
	schooling, or the following purpose(s)
() (r	maintain residence at a half-way house or community corrections center, as the pretrial services office or supervising officer considers necessary.
	recinen from prosessing a firearch, destructive device, or other dangerous weapons.
	refign from () any (/) excessive use of alcohol.
(7) (;	refrant from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed median
1234	practicant
(*)/5	submit to any testing required by the pretrial services office or the supervising officer to determine whether the defendant is using a prohibited substance. **ESTING may be used with random frequency and include mine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any for
	prohibited substance screening or testing. The defendant must refrain from obstructing or amornium to obstruct or tamper, in any fashion, with the efficie
	and accuracy of any probabilistic autocaract testing or monitoring which is (are) required as a condition of release.
(1)0	participant as a program of argument or outperform substance abuse therapy and counseling if the pretrial services office or supervising officer consider
	ach subtle
(J)6	participane as one of the following location monitoring program components and abide by its requirements as the pretrial services officer or supervising
	effort matrical
	() (:) Carriew. You are restricted to your residence every day () from
	serves office or sepervising officer, or
	 (a) Home Detection. You are restricted to your residence at all times except for employment, education, religious services; medical, substance abore mental health treatment, accordingly visits; court appearances; court-ordered obligations; or other activities pre-approved by the pretrial services.
	office or supervising official or
	() (as) Home Incorreration. You are restricted to 24-hour-s-day lock-down except for medical necessities and court appearances or other activities
	specifically approved by the court.
(1)0	subtent to the location mountaining indicated below and abide by all of the program requirements and instructions provided by the pretrial services officer
	supervising officer related to the proper operation of the technology.
	The defendant must pay all or part of the cost of the program based upon your ability to pay as the pretrial services office or supervising off
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	() (i) Location monitoring technology as directed by the pretrial services office or supervising officer,
	() (s) Rado Frequency (RF) monitoring:
	() (si) Passive Global Positioning Satellite (GPS) monitoring:
	() (iv) Active Global Positioning Satellite (GPS) monitoring (including "bybrid" (Active Passive) GPS);
	() (iv) Active Global Positioning Satellite (GPS) monitoring (including "bybrid" (Active Passive) GPS); () (v) Visice Recognition monitoring

NAD 1990 (Rev 1203) Advice of Penalties ...

Page ___3 of _4 Pages

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for theservice of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Signature of Defendant

Directions to United States Marshal

(X) The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the defendant in custody until notified by the clerkor judge that the clerkor in the context in the context in the custody until notified by the clerkor judge that the clerkor in the cle	fendant
() The United States marshal is ORDERED to keep the defendant in custody until notified by the clerkor judge that the de	fendant
has posted bond and or complied with all other conditions for release. The defendant shall be produced before the app judge at the time and place specified, if still in custody.	ropriate
Judge at the task and place specified, it still in custody.	
DEC: 12-15-09	
Signature of Judicial Officer	
Lisa Pupo Lenihan, U.S. Magistrate Judge	
Name and Title of Judicial Officer	

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL